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U.S. APPLICATION NOT ST. SEST	FINFIRST NAMED APPLICANT		www.uspto.
89/868 969	W THIST NAMED APPLICANT		ATTY, DOCKET NO.
0265/3 CHRISTIAN C 18EAGWA PO BOX 3321	5611	INTERNA	CHONAL PARTICALIDATION POS 200 (1) (2) 34
222 MERCHANDISE MART CHICAGO IL 60654	PLAZA	I.A. FILING D	- 12/16/99 1 2/
NOTIFICATION OF MESSAGE		DATE MAI	09/19/01 LED:
NOTIFICATION OF MISSING REQ STATES DESIGNATED	UIREMENTS UNDE	ER 35 U.S.C. 37	1 IN THE UNITED
STATES DESIGNAT 1. The following items have been submitted by the Office as a Designated Office (37 CFD)			
	1.494) an Elected Off	United States Patent ice (37 CFR 1 405)	and Trademark
Para Stationar Pec.	Indication of Small E	entity Status.	
copy of the international application.	Translation of the int	ernational applicatio	n into English
Oath or Declaration of inventors(s). Copy of Article 19 amendments.	Translation of Article	e 19 amendments int	o English.
Priority Document.	Other:		•
The International Preliminary Examinat	ion Report in English and :		
Translation of Annexes to the Internatio	nal Preliminary Examination	is Annexes, if any.	ı
2. Applicant has requested early processing under the indicated items in paragraph 3 below. The Basic prior to 20 or 30 months from the priority date to avoid the priority date the pr	r 35 U.S.C. 371(f) but has National Fee and the copy	not filed the following of the international in	ng indicated items and/or application must be filed
U.S. Basic National Fee.	Copy of the internation		
3. The following items MUST be furnished within the acceptance under 35 U.S.C. 371: a. Translation of the application into Englisher than the appropriate 20 to 200.	ne period set forth below in	order to complete ti	ne requirements for
ideal diam die appropriate 20 of 30 i	nonths from the priority do	to.	
Translation.	for the reasons indicated or	the attached Notice	
b. Processing fee for providing the transl appropriate 20 or 30 months from the control of the investment of the investm	ation of the application and	or the Annexes late	t than the
the application (preferably by the In	ternational application	1.497(a) and (b), pro	
date.	co later than the appropria	te 20 or 30 months f	rom the priority
The current oath or declaration does indicated on the attached PCT/DO/E	not comply with 37 CFR	1.497(a) and (b) for	the reasons
Surcharge for providing the oath or dec	claration later than the anne	onriste 20 or 20 ma	ntha Correct
priority date (37 CFR 1.492(e)).			
4. Additional claim fees of \$ as a la	rge entity small entity,	including any requir	ed multiple dependent
claim fee, are required. Applicant must submit the adduce (37 CFR 1.492(g)). See attached PTO-875.	litional claim fees or cance	l the additional clain	as for which fees are
 Applicant has not submitted the required sequence PCT/DQ/EO/920. 	ee listing pursuant to 37 CF	R 1.821-1.825. Se	e attached
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 MONTHS FROM THE DATE OF THIS NOTICE O ITHE PRIORITY DATE FOR THE APPLICATION, RESPOND WILL RESULT IN ABANDONMENT.			
The time period set above may be extended by filing a $\mathfrak p$.136(a).	etition and fee for extensio	n of time under the	provisions of 37 CFR
If box 3a or 3c is checked, a translation of the Annex Annexes will be cancelled. A processing fee will be req. The Article 19 amendments are cancelled since a r or 30 (37 CFR 1.495(d)) months from the priority date.	tes MUST be submitted no uired if submitted later that translation was not provided	later than the time p a 20 or 30 months fr d by the appropriate	period set above or the com the priority date. 20 (37 CFR 1.494(d))
pplicant is reminded that any communication to the Undidress given in the heading and include the U.S. applica	ited States Patent and Trade	emark Office must b	e mailed to the

FORM PCT/DO/EO/905 (March 2001)

Lamont Hunter, Paralegal Telephone: 703 305-3686